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POWER OF ATTORNEY TO PROSECUTE APPLICATIONS BEFORE THE USPTO

I hereby revoke all previous powers of attorney given in the application identified in the attached statement under 37 CFR 3.73(b).							
I hereby a							
Practitioners associated with the Customer Number:				51472			
OR CTTT Z							
Practitioner(s) named below (if more than ten patent practitioners are to be named, then a customer number must be used):							
	Name		Registration Number			Registration Number	
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as attorney(s) or agent(s) to represent the undersigned before the United States Patent and Trademark Office (USPTO) in connection with any and all patent applications assigned only to the undersigned according to the USPTO assignment records or assignment documents attached to this form in accordance with 37 CFR 3.73 cm.							
Please change the correspondence address for the application identified in the attached statement under 37 CFR 3.73(b) to:							
The address associated with Customer Number:			51472				
Firm	or idual Name	Garlick Harrison & Markison					
Address P.O. Box 160727							
City		Austin	State Texas		^{Zip} 78	^{Zip} 78716-0727	
Country		USA					
Telephone (5		(512) 264-8816	6 Email (512) 264-3735				
Assignee Name and Address: Stroadcom Corporation S300 California Avenue rvine, California 92617							
A copy of this form, together with a statement under 37 CFR 3.73(b) (Form PTO/SB/96 or equivalent) is required to be filed in each application in which this form is used. The statement under 37 CFR 3.73(b) may be completed by one of the practitioners appointed in this form if the appointed practitioner is authorized to act on behalf of the assignee, and must identify the application in which this Power of Attorney is to be filed.							
SIGNATURE of Assignee of Record The individual whose signature and title is supplied below is authorized to act on behalf of the assignee							
Signature	ature Date 1/8/08						
Name	me Dee Henderson				Telephone (949)	450-8700	
Title Director, Intellectual Property Administration							
This collection of information is required by 37 CFR 1.31, 1.32 and 1.33. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 3 minutes							

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December 17, 2007

TO WHOM IT MAY CONCERN

I, Dee Henderson, do hereby authorize the practitioners associated with USPTO (United States Patent and Trademark Office) Customer Number 51472 (whose information is provided below) to act on behalf of the Assignee, Broadcom Corporation, in patent and/or trademark related matters before the USPTO.

This authorization granted to practitioners associated with USPTO Customer Number 51472 includes the authorization to execute statements made under 37 C.F.R. §3.73(b) on behalf of the Assignee, Broadcom Corporation.

Dee Henderson

Director, Intellectual Property Administration

USPTO CN 51472

Garlick Harrison & Markison

P.O. Box 160727

Austin, Texas 78716-0727 TEL: (512) 264-8816

FAX: (512) 264-3735



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December 17, 2007

TO WHOM IT MAY CONCERN

I, Henry Samueli, do hereby authorize Dee Henderson, Director, Intellectual Property Administration, to execute documents relating to U.S. and foreign patent and trademark matters on behalf of Broadcom Corporation and/or its subsidiaries.

Henry Samueli, Ph.D. Chief Technical Officer